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T-553 P.004/012 F-899

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PETITION FOR EXTENSION OF TIME UNDER 37 CFR 1.136(a) FY 2005		Docket Number (Optional) P1721US01		
(Fees pursuant to the Consolidated Appropriations Act, 2005 (H.R. 4818).)		(65925/05-356)		
Application Number 10/619,700		Filed 07/14/2003		
For DUAL SIDE MOUNT SHOCK RESISTANT PIEZ	OELECTRIC B			
Art Unit 2843		Examiner Huyen D.		
This is a request under the provisions of 37 CFR 1.138(a) to extend the period for filing a reply in the above identified application.				
The requested extension and fee are as follows (check time	e period desired a	and enter the appropria	te fee below):	
One month (37 CFR 1.17(a)(1))	<u>Fee</u> \$ 120	Small Entity Fee \$ 60	\$	
Two months (37 CFR 1.17(a)(2))	\$ 450	\$ 225	\$	
X Three months (37 CFR 1.17(a)(3))	\$ 1,020	\$ 510	\$ <u>510.00</u>	
Four months (37 CFR 1.17(a)(4))	\$ 1,590	<b>\$ 795</b>	\$	
Five months (37 CFR 1.17(a)(5))	\$ 2,160	\$ 1,080	S	
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A check in the amount of the fee is enclosed.				
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Payment by credit card. Form PTO-2038 is attached		-ing to a Descrit Accor	vint [	
The Director has already been authorized to charge to			, one	
The Director is hereby authorized to charge any under	erpayment, or cre	idit any overpayment, id = duelleste sonu of th	nie choot	
to Deposit Account Number 06-0540				
WARNING: Information on this form may become public Provide credit card information and authorization on PT	c. Credit card info O-2038.	mation should not be i	ncluded on this form.	
I am the applicant/inventor.				
assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96).				
attorney or agent of record. Registration Number 42214				
attorney or agent under 37 CFR 1.34. Registration number if acting under 37	CFR 1.34	•		
les La ISA		8/24/06	5	
Signature		Date		
Terry L. Watt		918/599-0621		
Typed or printed name		Telephone f	łumber	
NOTE: Bignetures of ell the inventors or estignages of record of the entire than one signature is required, see below.	interest or their repre	sentalive(s) ero requiréd. Sub	mit muttiple forms if more	
Total of forms are submitted.				
his collection of information is required by ST CFR 1.136(a). The information ISPTO to process) an application. Confidentiality is governed by 35 U.S.C. 1 emptots, including sattering, preparing, and submitting the completed applications, including sattering, preparing, and submitting the complete dapplication in the smooth of lime you require to complete this form another sug. 18. Patient and Tradament of Commerce, P.O. Box: ORAMS TO THIS ADDRESS. SEND TO: Commissioner for Patients, P.O. 133260 v.	AAKA Alemmentes VA	22313-1450. DO NOT SEND	which is to file (and by the immind to take 6 minutes to toke 6 minutes to upon the individual case. Any the Chief Information Officer, FEES OR COMPLETED	
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P.002/008

PATENT

Attorney Docket No. P1721US01 (65925/05-356)

Page 1

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the application of:

SMITH, Toby

Application No.:

10/619,700

Filing Date:

07/14/2003

Title of Invention:

DUAL SIDE MOUNT SHOCK RESISTANT PIEZOELECTRIC

BENDER

VIA TELEFAX 571 273 6500 REFUND Commissioner for Patents Alexandria, VA

ATTENTION: Refund Section, Accounting Division, Office of Finance

#### REQUEST FOR REFUND

#### REFUND REQUEST 1.

This is a request for a refund of fees charged to the above-identified application.

#### FEES CHARGED FOR WHICH REFUND REQUESTED 2.

- A. On April 5, 2006, a Decision on a Petition to Revive (copy enclosed) the abovereferenced patent application was mailed from the Patent Office. In that Decision, Applicant was advised that "the \$510.00 extension of time fee submitted with the petition on March 24, 2006, was subsequent to the maximum period obtainable for reply, this fee is unnecessary and will be credited to counsel's deposit account no. 06-0540." To this date, no such refund has been received.
- B. In the Decision mailed April 5, 2006, on Page 2, it is noted that the Notice of Appeal was entered and made of record. "Accordingly, the two (2)-month period for filing the Appeal Brief, runs from the date of this decision." Since the date of "this decision" was April 5, 2006, the two (2)-month date for response should have expired on June 5, 2006. Applicant mailed its Appeal Brief on May 31, 2006 and the brief was received by the Patent Office on June 5, 2006 (the expiration of the two (2)-month date for response) (see enclosed copy of return postcard).

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Respectfully submitted,

T-894 P.003/006 F-244

PATENT
Attorney Docket No. P1721US01 (65925/05-356)
Page 2

The Patent Office has charged Applicant for a one-month extension of time in the amount of \$60.00. Applicant believes this charge to be in error and requests a refund of the \$60.00 overcharge to Applicant's deposit account No. 06-0540.

#### 3. MANNER OF REFUND

Please refund to Deposit Account No. 06-0540 the amounts of \$510.00 and \$60.00. If you have any questions regarding the foregoing, please contact the undersigned.

Jun-21-08 09:50am From-FSBB&T

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P.004/006



UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Pa United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-

BOOKET RECEIVED ATTORNEY: TLW

FELLERS SNIDER BLANKENSHIP **BAILEY & TIPPENS** THE KENNEDY BUILDING 321 SOUTH BOSTON SUITE 800 TULSA, OK 74103-3318

In re Application of Toby Smith Application No. 10/619,700 Filed: July 14, 2003 Attorney Docket No. P1721US01 ACTION DUE: Append Brief Due SET UP: 6-COPY MAILED APR 0 5 2006 OFFICE OF PETITIONS

ON PETITION

This is a decision on the petition under 37 CFR 1.137(b)1, filed March 24, 2006, to revive the above-identified application.

#### The petition is **GRANTED**.

This application became abandoned on October 27, 2005, for failure to timely file a reply to the final Office action mailed July 26, 2005, which set a three (3) month shortened statutory period for reply. No extensions of time under 37 CFR 1.136(a) were obtained prior to abandonment of the application. An amendment after final was filled September 23, 2005 but by advisory action mailed February 28, 2006, the applicant was advised that the amendment did not place the application in condition for allowance.

The present petition under 37 CFR 1.137(b) is accompanied by a Notice of Appeal, a Pre-Appeal Brief Request for Review and a three month extension of time request.

Pursuant to 37 CFR 1.136, an extension of time must be filed prior to the expiration of

Effective December 1, 1997, the provisions of 37 CFR 1.137(b) now provide that where the delay in reply was unintentional, a petition may be filed to revive an abandoned application or allapsed patent pursuant to 37 CFR 1.137(b). A grantable petition filed under the provisions of 37 CFR 1.137(b) must be accompanied by:

<sup>(1)</sup> the required reply, unless previously filed. In a nonprovisional application abandoned for failure to prosecute, the required reply may be met by the filling of a continuing application. In an application or patent, abandoned or lapsed for failure to pay the issue fee or any portion thereof, the required reply must be the payment of the issue fee or any outstanding balance thereof.

<sup>(2)</sup> the petition fee as set forth in 37 CFR 1.17(m);

<sup>(3)</sup> a statement that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to 37 CFR 1.137(b) was unintentional. The Commissioner may required additional Information where there is a question whether the delay was unintentional; and

<sup>(4)</sup> any terminal disclaimer (and fee as set forth in 37 CFR 1.20(d)) required pursuant to 37 CFR 1.137(c)).

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Application No. 10/619,700

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the maximum period obtainable for reply to avoid abandonment. Accordingly, since the \$510.00 extension of time fee submitted with the petition on March 24, 2006, was subsequent to the maximum period obtainable for reply, this fee is unnecessary and will be credited to counsel's deposit account no. 06-0540.

The Notice of Appeal filed March 24, 2006, has been entered and made of record. Accordingly, the two (2)-month period for filing the Appeal Brief, runs from the date of this decision.

The matter is being referred to Technology Center 1636 and for a review by the Technology Center of the Pre-Appeal Brief Request For Review filed March 24, 2006.

Telephone inquiries concerning this matter may be directed to the undersigned Petitions Attorney at (571) 272-3212.

Patricia Faison-Ball

Senior Petitions Attorney

Office of Petitions

## AVAILABLE

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P.006/006 T-894 F-244

DOCKET NO.

P1721US01(65925/05-356)

USSN:

10/619,700

FILED:

07/14/2003

Sadish

APPLICANT: ASSIGNEE:

BED-CHECK CORPORATION

TITLE: DUAL SIDE MOUNT SHOCK RESISTANT PIEZOELECTRIC BENDER

The U.S. Patent & Trademark Office sclorowledges and has starroad hereon the date of receipt of items listed below which were mailed May 31, 2006

Transmittal of Appeal Brief PTO-2038

2 pages l page

Appellant's Appeal Brief

13 pages

Chims Appendix Evidence Appendix

4 pages l page

EXPRESS MAIL NO.

ATTORNEY:



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T-894 P.001/006 F-244

### FACSIMILE COVER SHEET

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FROM: TERRY L. WATT

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